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Ryan Lee, Esq. (SBN 235879) Krohn & Moss, Ltd.

10474 Santa Monica Blvd., Suite 401

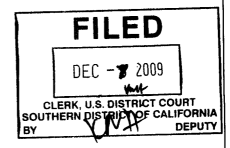
Los Angeles, CA 90025

T: (323) 988-2400; F: (866) 583-3695

rlee@consumerlawcenter.com

Attorneys for Plaintiff,

ALFRED LARRAGA



UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA SAN DIEGO DIVISION

ALFRED LARRAGA,

Plaintiff,

V.

TIRST SOURCE ADVANTAGE,

Defendant.

Case No.: '09 CV 2741 L

COMPLAINT AND DEMAND FOR

JURY TRIAL

(Unlawful Debt Collection Practices)

VERIFIED COMPLAINT

ALFRED LARRAGA (Plaintiff), by her attorneys, KROHN & MOSS, LTD., alleges the following against FIRST SOURCE ADVANTAGE, (Defendant):

INTRODUCTION

- 1. Count I of Plaintiff's Complaint is based on the Fair Debt Collection Practices Act, 15 U.S.C. 1692 et seq. (FDCPA).
- 2. Count II of the Plaintiff's Complaint is based on Rosenthal Fair Debt Collection Practices Act, Cal. Civ. Code §1788 et seq. (RFDCPA).

JURISDICTION AND VENUE

3. Jurisdiction of this court arises pursuant to 15 U.S.C. 1692k(d), which states that such actions may be brought and heard before "any appropriate United States district court

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without	regard	to t	the a	amount	in	controversy,"	and	28	U.S.C.	1367	grants	this	cour
supplem	ental ju	ırisdi	ictio	n over t	he	state claims co	ntain	ed t	herein.				

- 4. Defendant conducts business in the state of California, and therefore, personal jurisdiction is established.
- 5. Venue is proper pursuant to 28 U.S.C. 1391(b)(1).
- 6. Declaratory relief is available pursuant to 28 U.S.C. 2201 and 2202.

PARTIES

- 7. Plaintiff is a natural person residing in Chula Vista, California.
- 8. Plaintiff is a consumer as that term is defined by 15 U.S.C. 1692a(3), and according to Defendant, Plaintiff allegedly owes a debt as that term is defined by 15 U.S.C. 1692a(5) and Cal. Civ. Code § 1788.2(h).
- 9. Defendant is a debt collector as that term is defined by 15 U.S.C. 1692a(6) and Cal. Civ. Code §1788.2(c), and sought to collect a consumer debt from Plaintiff.
- 10. Defendant is a national company with its headquarters in Amherst, New York.
- 11. Defendant acted through its agents, employees, officers, members, directors, heirs, successors, assigns, principals, trustees, sureties, subrogees, representatives, and insurers.

FACTUAL ALLEGATIONS

- 12. Defendant constantly and continuously placed collection calls to Plaintiff seeking and demanding payment for an alleged debt owed by Plaintiff's son.
- 13. Defendant constantly and continuously places collection calls to the number (619) 420-7993 seeking and demanding payment for the alleged consumer debt.
- 14. Defendant failed to properly identify itself as a debt collector when contacting Plaintiff by not leaving a message.

COUNT I DEFENDANT VIOLATED THE FAIR DEBT COLLECTION PRACTICES ACT

- 15. Defendant violated the FDCPA based on the following:
 - a. Defendant violated $\S1692c(a)(1)$ of the FDCPA by contacting Plaintiff at a time and place known to be inconvenient.
 - b. Defendant violated §1692d of the FDCPA by engaging in conduct the natural consequence of which is to harass, oppress, and abuse Plaintiff.
 - c. Defendant violated §1692d(5) of the FDCPA by causing a telephone to ring repeatedly and continuously with the intent to annoy, abuse, and harass Plaintiff.
 - d. Defendant violated §1692d(6) of the FDCPA by placing telephone calls without disclosing his/her identity.

WHEREFORE, Plaintiff, ALFRED LARRAGA, respectfully requests judgment be entered against Defendant, FIRST SOURCE ADVANTAGE, for the following:

- 16. Declaratory judgment that Defendant's conduct violated the Fair Debt Collection Practices Act,
- 17. Statutory damages of \$1000.00 pursuant to the Fair Debt Collection Practices Act, 15 U.S.C. 1692k,
- 18. Actual damages,
- 19. Costs and reasonable attorneys' fees pursuant to the Fair Debt Collection Practices Act, 15 U.S.C. 1692k
- 20. Any other relief that this Honorable Court deems appropriate.

COUNT II DEFENDANT VIOLATED THE ROSENTHAL FAIR DEBT COLLECTION PRACTICES ACT

- 21. Plaintiff repeats and realleges all of the allegations in Count I of Plaintiff's Complaint as the allegations in Count II of Plaintiff's Complaint.
- 22. Defendant violated the RFDCPA based on the following:
 - a. Defendant violated §1788.11(d) of the RFDCPA by causing Plaintiff's telephone

to ring repeatedly and continuously so as to annoy Plaintiff.

- b. Defendant violated $\S1788.11(e)$ of the RFDCPA by placing collection calls to Plaintiff with such frequency that was unreasonable and constituted harassment.
- c. Defendant violated the §1788.17 of the RFDCPA by continuously failing to comply with the statutory regulations contained within the FDCPA, 15 U.S.C. § 1692 et seq.

WHEREFORE, Plaintiff, ALFRED LARRAGA, respectfully requests judgment be entered against Defendant, FIRST SOURCE ADVANTAGE, for the following:

- 23. Declaratory judgment that Defendant's conduct violated the Rosenthal Fair Debt Collection Practices Act,
- 24. Statutory damages of \$1000.00 pursuant to the Rosenthal Fair Debt Collection Practices Act, Cal. Civ. Code §1788.30(b),
- 25. Actual damages,
- 26. Costs and reasonable attorneys' fees pursuant to the Rosenthal Fair Debt Collection Practices Act, Cal. Civ Code § 1788.30(c), and
- 27. Any other relief that this Honorable Court deems appropriate.

 DATED: November 11, 2009

<u>DEMAND FOR JURY TRIAL</u>

PLEASE TAKE NOTICE that Plaintiff, ALFRED LARRAGA, demands a jury trial in this case.

RESPECTFULLY SUBMITTED,

KROHN & MOSS, LTD.

By: _ | ___

Ryan Lee Attorney for Plaintiff

STATE OF CALIFORNIA

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Plaintiff, ALFRED LARRAGA, states as follows:

and belief formed after reasonable inquiry.

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1. I am the Plaintiff in this civil proceeding. I have read the above-entitled civil Complaint prepared by my attorneys and I believe 2. that all of the facts contained in it are true, to the best of my knowledge, information

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I believe that this civil Complaint is well grounded in fact and warranted by existing law or by a good faith argument for the extension, modification or reversal of existing 4.

I believe that this civil Complaint is not interposed for any improper purpose, such as to harass any Defendant(s), cause unnecessary delay to any Defendant(s), or create a needless increase in the cost of litigation to any Defendant(s), named in the

I have filed this Complaint in good faith and solely for the purposes set forth in it. 5. 6.

Each and every exhibit I have provided to my attorneys which has been attached to this Complaint is a true and correct copy of the original.

Except for clearly indicated redactions made by my attorneys where appropriate, I 7. have not altered, changed, modified or fabricated these exhibits, except that some of the attached exhibits may contain some of my own handwritten notations.

Pursuant to 28 U.S.C. § 1746(2), I, ALFRED LARRAGA, hereby declare (or certify, verify or state) under penalty of perjury that the foregoing is true and correct.

DATE:

SJS 44 (Rev. 12/07)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other by local rules of court. This form approved by the Jalian and the service of pleadings or other properties.

I. (a) PLAINTIFFS	E INSTRUCTIONS ON THE REV	PERSE OF THE FORM.)				as required by law, except as provided of Court for the purpose of initiation			
ALFRED LARRAGA				DEFENDANTS					
T				FIRST SOUR	CE ADVANTAGE				
(b) County of Residence	ce of First Listed Plaintiff EXCEPT IN U.S. PLAINTIFF	San Diego (CA)	 -	County of Residence	e of First L sted Defendar				
'09	CV 2741	E'NLS		NOTE: IN LA	(IN U.S. PLAINTIFF CASE				
				LANI	D INVOLVED. DE	USE THE LOCATION OF THE 2009			
	ne, Address, and Telephone Num			Attorneys (If Known)	CLEBY	worlt !			
Krohn & Moss, Ltd. Rya 10474 Santa Monica B	lvd Suite 401 Loc A)() ngolog CA 0000r			SOUTHERN DI	S. DISTRICT COURT			
II. BASIS OF JURIS	DICTION (Place an "Y"			CIZENCIUS	BY	DEPUTY			
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D 2 U.S. Government Defendant	☐ 4 Diversity		Citizen	of Another State	2 2 Incorporated and	d Principal Dlass			
	(Indicate Citizensh	ip of Parties in Item III)			of Business I	n Another State			
					3 3 Foreign Nation	□ 6 □ 6			
IV. NATURE OF SUI	T (Place an "X" in One Box O	nly)	Fore	gn Country					
CONTRACT ☐ 110 Insurance	PERCONAL INVENT			FEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES			
☐ 120 Marine	PERSONAL INJURY 310 Airplane	PERSONAL INJURY 362 Personal Injury -		Agriculture Other Food & Drug	☐ 422 Appeal 28 USC 158	☐ 400 State Reapportionment			
☐ 130 Miller Act ☐ 140 Negotiable Instrument	315 Airplane Product Liability	Med. Malpractice	□ 625	Drug Related Seizure	 423 Withdrawal 28 USC 157 	410 Antitrust430 Banks and Banking			
150 Recovery of Overpayment	320 Assault Libel &	☐ 365 Personal Injury - Product Liability	G 630 1	of Property 21 USC 881 Liquor Laws	PROPERTY DICKERS	☐ 450 Commerce			
& Enforcement of Judgment 151 Medicare Act	Slander ☐ 330 Federal Employers'	☐ 368 Asbestos Personal	☐ 640 I	R.R. & Truck	PROPERTY RIGHTS ☐ 820 Copyrights	☐ 460 Deportation ☐ 470 Racketeer Influenced and			
152 Recovery of Defaulted	Liability	Injury Product Liability		Airline Regs. Occupational	30 Patent	Corrupt Organizations			
45 1 1	340 Marine 345 Marine Product	PERSONAL PROPERT	Y] ;	Safety/Health	☐ 840 Trademark	480 Consumer Credit			
☐ 153 Recovery of Overpayment	1 : 1 ::	☐ 370 Other Fraud ☐ 371 Truth in Lending	□ 690 (☐ 490 Cable/Sat TV ☐ 810 Selective Service			
7 1/06: 11 11	☐ 350 Motor Vehicle	380 Other Personal	□ 710 F	LABOR air Labor Standards	SOCIAL SECURITY 861 HIA (1395ff)	☐ 850 Securities/Commodities/			
☐ 190 Other Contract	☐ 355 Motor Vehicle Product Liability	Property Damage 385 Property Damage	A	Act	☐ 862 Black Lung (923)	Exchange 875 Customer Challenge			
☐ 195 Contract Product Liability ☐ 196 Franchise	360 Other Personal	Product Liability	☐ 730 L	abor/Mgmt. Relations abor/Mgmt.Reporting	☐ 863 DIWC/DIWW (405(g))☐ 864 SSID Title XVI	12 USC 3410			
REAL PROPERTY	Injury CIVIL RIGHTS	DOJECTION DOMESTICS	&	Disclosure Act	☐ 865 RSI (405(g))	☐ 890 Other Statutory Actions ☐ 891 Agricultural Acts			
210 Land Condemnation	T 441 17 /	PRISONER PETITIONS ☐ 510 Motions to Vacate		tailway Labor Act Other Labor Litigation	FEDERAL TAX SUITS	☐ 892 Economic Stabilization Act			
- 1	442 Employment	Sentence	□ 791 E	mpl. Ret. Inc.	☐ 870 Taxes (U.S. Plaintiff or Defendant)	☐ 893 Environmental Matters			
240 Torts to Land	443 Housing/ Accommodations	Habeas Corpus: 530 General	S	ecurity Act	D 871 IRS—Third Party	☐ 894 Energy Allocation Act ☐ 895 Freedom of Information			
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VI. CAUSE OF ACTIO	Cite the U.S. Civil Statu			(specifi		/ Magistrate Judgment			
enese of Actio	I Differ description of caus	se: Usive debt collection	on proof	ione					
VII. REQUESTED IN		A CLASS ACTION		AND \$					
COMPLAINT:	UNDER F.R.C.P. 2	3	DENL	71/D 2		if demanded in complaint:			
VIII. RELATED CASE	(S)				JURY DEMAND:	3 Yes □ No			
IF ANY	(See instructions):	UDGE 1			DOCKET NUMBER				
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US 1408/09

Court Name: USDC California Southern

Division: 3

Receipt Number: CASO08080 Cashier ID: msweaney

Transaction Date: 12/08/2009 Payer Name: KROHN AND MOSS LTD

CIVIL FILING FEE

For: LARRAGA V FIRST SOURCE

Case/Party: D-CAS-3-09-CV-002741-001

Amount: \$350.00

CHECK

Check/Money Order Num: 19944

Amt Tendered: \$350.00

Total Due: \$350.00 Total Tendered: \$350.00

Change Amt: \$0.00

There will be a fee of \$45.00 charged for any returned check.